

Request for Reconsideration after Final Action

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EVIDENCE SECTION	
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DESCRIPTION OF EVIDENCE FILE	1) Request for Reconsideration to Section 2(d) refusal - Likelihood of Confusion for IC 045 2) Declaration supporting sophistication of consumers/customers 3) Portion of Registrations cited in Request for Reconsideration 4) Balance of Registrations cited in Request for Reconsideration
SIGNATURE SECTION	
RESPONSE SIGNATURE	/Steven War/
SIGNATORY'S NAME	Steven War
SIGNATORY'S POSITION	Attorney of record DC bar member
SIGNATORY'S PHONE NUMBER	(202) 536-5877
DATE SIGNED	04/14/2015

AUTHORIZED SIGNATORY	YES
CONCURRENT APPEAL NOTICE FILED	YES
FILING INFORMATION SECTION	
SUBMIT DATE	Tue Apr 14 17:01:55 EDT 2015
TEAS STAMP	USPTO/RFR-71.255.247.37-2 0150414170155749939-86141 386-530715d38b3ae9de6b35a 5be59589f635a9b7c213c3ddf 76ebea219d8a5d0faff-N/A-N /A-20150414165446879388

PTO Form 1960 (Rev 9/2007)
OMB No. 0651-0050 (Exp. 07/31/2017)

Request for Reconsideration after Final Action To the Commissioner for Trademarks:

Application serial no. **86141386** has been amended as follows:

EVIDENCE

Evidence in the nature of 1) Request for Reconsideration to Section 2(d) refusal - Likelihood of Confusion for IC 045 2) Declaration supporting sophistication of consumers/customers 3) Portion of Registrations cited in Request for Reconsideration 4) Balance of Registrations cited in Request for Reconsideration has been attached.

Original PDF file:

[evi_7125524737-20150414165446879388_1_4-14-15 Request for Reconsideration to Final Office Action.pdf](#)

Converted PDF file(s) (9 pages)

[Evidence-1](#)

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[Evidence-5](#)

[Evidence-6](#)

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Original PDF file:

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SIGNATURE(S)

Request for Reconsideration Signature

Signature: /Steven War/ Date: 04/14/2015

Signatory's Name: Steven War

Signatory's Position: Attorney of record DC bar member

Signatory's Phone Number: (202) 536-5877

The signatory has confirmed that he/she is an attorney who is a member in good standing of the bar of the highest court of a U.S. state, which includes the District of Columbia, Puerto Rico, and other federal

territories and possessions; and he/she is currently the applicant's attorney or an associate thereof; and to the best of his/her knowledge, if prior to his/her appointment another U.S. attorney or a Canadian attorney/agent not currently associated with his/her company/firm previously represented the applicant in this matter: (1) the applicant has filed or is concurrently filing a signed revocation of or substitute power of attorney with the USPTO; (2) the USPTO has granted the request of the prior representative to withdraw; (3) the applicant has filed a power of attorney appointing him/her in this matter; or (4) the applicant's appointed U.S. attorney or Canadian attorney/agent has filed a power of attorney appointing him/her as an associate attorney in this matter.

The applicant is filing a Notice of Appeal in conjunction with this Request for Reconsideration.

Serial Number: 86141386

Internet Transmission Date: Tue Apr 14 17:01:55 EDT 2015

TEAS Stamp: USPTO/RFR-71.255.247.37-2015041417015574

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Section 2(d)Refusal - Likelihood of Confusion for IC 045

I. Legal Standard for Determination of Likelihood of Confusion

The U.S. Patent & Trademark Office ("USPTO") determines the issue of likelihood of confusion by focusing on the question of whether the purchasing public would mistakenly assume that the applicant's goods originate from the same source as, or are associated with, the goods in the cited registrations. *Paula Payne Prods. Co. v. Johnson Publ 'g Co.*, 473 F.2d 901, 902, 177 USPQ 76, 77 (CCPA 1973). The USPTO makes that determination on a case-by-case basis. *On-line Careline Inc. v. Am. Online Inc.*, 229 F.3d 1080, 1084, 56 USPQ 2d 1471, 1474 (Fed. Cir. 2000). The "marks must be viewed 'in their entirety,' and it is improper to dissect a mark when engaging in this analysis, including when a mark contains both words and a design." *In re Viterra Inc.*, 671 F.3d 1358, 1362 (Fed. Cir. 2012). In making that determination, the USPTO is aided by application of the factors set out in *In re EI du Pont de Nemours & Co.*, 476 F.2d 1357, 177 USPQ 563 (CCPA 1973). Those factors are:

- (1) The similarity or dissimilarity of the marks in their entirety as to appearance, sound, connotation, and commercial impression;
- (2) The similarity or dissimilarity and nature of the goods described in an application or registration or in connection with which a prior mark is in use;
- (3) The similarity or dissimilarity of established, likely-to-continue trade channels;
- (4) The conditions under which and buyers to whom sales are made, i.e. "impulse" vs. careful, sophisticated purchasing;
- (5) The fame of the prior mark;
- (6) The number and nature of similar marks in use on similar goods;
- (7) The nature and extent of any actual confusion;

(8) The length of time during and the conditions under which there has been concurrent use without evidence of actual confusion;

(9) The variety of goods on which a mark is or is not used;

(10) The market interface between the applicant and the owner of a prior mark;

(11) The extent to which applicant has a right to exclude others from use of its mark on its goods;

(12) The extent of potential confusion;

(13) Any other established fact probative of the effect of use.

Id. at 1361, 177 USPQ at 567. Not all of the DuPont factors may be relevant or of equal weight in a given case, and "any one of the factors may control a particular case," *In re Dixie Rests, Inc.*, 105 F.3d 1405, 1406-07, 41 USPQ 2d 1531, 1533 (Fed. Cir. 1997). The "ultimate conclusion nonetheless must rest on consideration of the marks in total." *In re Vittera Inc.*, 671 F.3d 1358, 1362 (Fed. Cir. 2012).

In considering the issue of likelihood of confusion, it is the impression that the mark as a whole creates on the average reasonably prudent buyer and not the parts thereof that is important. *Estate of P.D. Beckwith, Inc. v. Commissioner of Patents*, 252 US 538-545-46 (1920). This is known as the Anti-Dissection Rule. McCarthy on Trademarks, Revision § 23:41, page 23-123. Whether there are both similarities and differences between marks, these must be weighed against one another to see which predominate. *Price Candy Co. v. Gold Medal Candy Corp.*, 105 USPQ 266, 268 (C.C.P.A. 1955). In determining the question of likelihood of confusion, it is appropriate to give greater weight to the important or "dominant" parts of a composite mark for it is that which may make the greatest impression on the ordinary buyer. McCarthy on Trademarks, Revision § 23:42, page 23-127.

Thus, it is not a violation of the Anti-Dissection Rule to look at the parts of the composites to determine which parts are likely to make a greater or lesser impact on the ordinary buyer. *Id.* at § 23:44. Although there is no mechanical test to select a "dominant" element of a compound word mark, consumers would be more likely to perceive a fanciful or arbitrary term rather than a commonly used term as the source-indicating feature of the mark. TMEP §1207.01(b)(viii). Moreover, "a composite mark (consisting of both a word element and a design element) must be considered in its entirety, trademark law recognizes that the word portion is often more likely to be impressed upon a purchaser's memory because it is the word that purchasers use to request the goods and/or services. Therefore, the word portion is often accorded great weight in determining the likelihood of confusion." *Alzheimer's Found. of Am., Inc. v. Alzheimer's Diseases & Related Disorders Ass'n*, 795 F. Supp. 2d 458, 465 (S.D.N.Y. 2011). However, the Federal Circuit has also cautioned that "there is no general rule that the letter portion of the mark will form the dominant portion of the mark. Marks, therefore must be considered on a case-by-case basis." *In re Vittera Inc.*, 671 F.3d 1358, 1362-63 (Fed. Cir. 2012).

II. Here There Is No Likelihood Of Confusion With The Cited Registration in IC 045

In applying the factors above, Applicant submits that the trademarks are clearly distinguishable for at least the following reasons: 1) the marks are dissimilar in their entireties as to appearance, connotation and commercial impression; 2) the dissimilarity and nature of the goods; 3) the purchasers of these products are careful, sophisticated purchasers rather than "impulse buyers"; 4) the number and nature of similar marks in use on similar goods; 5) the lack of any evidence of any actual confusion; 6) the length of time during and the conditions under which there has been concurrent use without any evidence of actual confusion; and 7) the limited extent of potential confusion.

A. The Section 2(d) Refusal over U.S. Registration No. 3,073,394 in IC045 Should be Withdrawn

1. The Overall Commercial Impressions of the Applied for Mark is Different From the Mark in Registration No. 3,073,394

a. The '394 Registration - Registration No. 3,073,394 (the "'394 Registration") is a stylized mark with the text of the '394 Registration consisting of the *capital* letters BG where the upper portion of the *capital* G passes through the lower circular portion of the *capital* B. The '394 Registration is owned by Bracewell & Giuliani LLP Patrick C. Oxford, Michael Kuhn, Ralph D. McBride, Ben D. Tobor, V. Scott Kneese, Geoffrey A. Long, Albert B. Kimball, Edgar J. Marston III, Waverly G. Vest Jr., and John L. Bland.

b. Mark Applicant has Applied For - Applicant's applied for mark is a stylized mark consisting of a box including the right portion of a capital letter B (as opposed to the entire B) on the far left and a portion of the *small* letter g (as opposed to the entire g) on the right top corner of the left section of the rectangular box. The applied for mark does not include an entire capital B (but only the right hand portion of the B) and does not include any portion of a capital G. Rather the applied for mark only includes the left hand portion of a small letter g.

c. The Overall Commercial Impressions Are Different - Based on the above comparison, Applicant submits that the marks are dissimilar and that there is no likelihood of confusion between the '394 Registration and Applicant's applied for mark. First, the words/text which appears in the two marks is different. The '394 Registration includes a complete *capital* B and a complete *capital* G, with the top portion of the G passing through (or hooked onto) the lower circular portion of the capital B. Applicant's applied-for mark only includes portions of a capital B and a small g, and there is space between the capital B and the small g. Applicant's applied

for mark also includes a box which surrounds the portion of the capital B and the portion of the small g.

The Office Action mistakenly states that the “registered mark and the applied-for mark each consist of the letter “B” followed by the letter “G”.” This statement fails to acknowledge that: (1) the g in the applied-for mark is a small letter g; (2) the applied-for mark only includes a portion of a “B”; (3) the applied-for mark only includes a portion of a “g”; (4) the applied-for mark has a space between the portion of the B and the portion of the g; (5) the applied-for mark includes a box within which the portion of the B and the portion of the g appear; and (6) the registered mark has the upper portion of the G passing through the lower circular portion of the B.

A comparison of the marks in their entirety (as required) shows that there is very little similarity in the appearance, meaning, connotation or commercial impression of the marks. It cannot be said that these marks create the same overall impression, the impressions are completely different. It is black letter law that the marks must be compared in their entirety and that the comparison must include even the disclaimed portions of a mark. The mark as a whole must be considered in judging overall similarity between that mark and another mark.

Worthington Foods, Inc. v. Kellogg Co., 14 USPQ2d 1577, 1595 (S.D. Ohio 1990). Accordingly, Applicant respectfully requests that the Likelihood of Confusion rejection in IC 045 be withdrawn.

2. The Dissimilarity and Nature of the Goods and Trade Channels

- a. The '394 Registration - The '394 Registration is in IC 042 and is for legal services.
- b. Applicant's Applied for Mark – The only class of Applicant's applied for mark that has been refused under Section 2(d) (Likelihood of Confusion) is IC 045. The services provided by

Applicant in IC 045 includes “Expert witness services in legal matters in the field of design of computer hardware, integrated circuits, communications hardware and software and computer networks for others.”

- c. The Nature of the Services are Different - Based on the above comparison, Applicant submits that the nature of the services are dissimilar and that there is no likelihood of confusion between the '394 Registration and Applicant's applied-for mark. The services affiliated with the registered mark are legal services. A review of the owner of the registered mark's (Bracewell & Giuliani) website shows that the firm does not appear to offer expert witness services in legal matters in the field of design of computer hardware, integrated circuits, communications hardware and software and computer networks for others – i.e., the services associated with Applicant's applied-for mark in IC 045. Accordingly, Applicant submits that the nature of services are different and there is no likelihood of confusion between the registered mark and Applicant's applied for mark.

3. Purchasers are Careful and Sophisticated rather than "Impulse Buyers"

Previously, Applicant argued that it is beyond dispute that companies and individuals who purchase the types of services related to Applicant's applied-for mark are careful and sophisticated buyers as opposed to impulse buyers who purchase services without a careful analysis and examination. However, the office action stated that Applicant did not “offer any evidence in support of this argument.” Attached is the Declaration of Michael Barr in Support of Applicant's April 13, 2015 Request for Reconsideration After Final Office Action. In paragraph 6, Mr. Barr states “Barr Group's customers and potential customers are very sophisticated. Our customers and potential customers typically have a bachelor's of science degree in engineering and/or computer science plus decades of related work experience. Moreover, consulting services

offered by Barr Group and purchased by its customers typically cost in excess of U.S. \$5,000.

Barr Group's customers and potential customers are not drawn from the general public or less sophisticated customers." In paragraph 7, Mr. Barr identifies several attached charts which show the years of experience and primary job functions for their clients.

4. The Number and Nature of Similar Marks in Use on Similar Goods

A search on the USPTO's website for registered trademarks that include BG in the "Mark Punctuated/Word Mark" Field and the "Live/Dead Indicator" indicating "Live", identified 133 current "live" marks that include BG". Of these 46 are just for the mark BG. Also, of these 46 marks, 7 are in class 042 and not one of these are in IC 045 (applicant's applied for class). These include:

Mark	Serial Number	Registration Number	In. Class(es)
BG	85492780	4700109	35
BG	85850659	4625598	41
BG	85978370	4302893	18
BG	85836068	4486252	28
BG	85822305	4391788	43
BG	85494414	4384794	25
BG	85459636	4164466	9
BG	85397054	4118643	36
BG	85342398	4302066	14
BG	85265318	4081326	25
BG	85124684	3957467	25
BG	85096908	3995140	25
BG	85093649	3967939	25
BG	85028037	3893374	42
BG	79125548	4582166	5,8,9,11,13,16,18,20,21,22,25 &28
BG	79138581	4553987	7, 40
BG	79138274	4553979	7, 40
BG	78599247	3073394	42
BG	78732620	3139150	12, 25
BG	78453524	3366597	9
BG	78404680	3034480	42
BG	77711640	3708278	41

BG	77746459	3921604	25
BG	77976239	3647559	35
BG	77956911	4040210	35, 36
BG	77931316	3845104	14
BG	77847309	3878696	15, 20, 21
BG	77736939	3884793	25
BG	77723800	3798456	35, 39
BG	77672831	3672939	30, 41
BG	77027115	3328360	8, 19, 21, 35
BG	76977007	2996884	25, 35
BG	76685299	3512982	18
BG	76575132	3107292	6
BG	76559066	2984562	41
BG	76334144	3585065	16
BG	75983682	3814849	37, 39, 42
BG	75302152	3849137	4
BG	75252593	2142581	31
BG	74519864	1887647	42
BG	74222614	1878202	42
BG	73041442	1030422	42
BG	73839801	1611351	6
BG	73706905	1542451	1, 3, 4
BG	73526553	1423371	1, 3, 4
BG	71327723	0298486	25

Copies of these are attached so that they are references properly of record and will be considered by the examiner.

In light of the number and nature of other similar marks which include the term "BG", Applicant's applied for mark should be registered.

5. The Lack of Any Evidence of Any Actual Confusion

Applicant is unaware of any actual confusion between Applicant's use of the applied-for mark since at least as early as March 9, 2012 and the mark of the '394 Registration, which has allegedly been used since at least as early as Marcy 31, 2005. While the Office Action alleges that this is not a relevant standard, the fact that these two marks have been simultaneously for

more than three years without Applicant being informed of any actual confusion is indicative that there is no likelihood of confusion between the two marks.

6. The Length of Time During and the Conditions Under Which There Has Been Concurrent Use Without Any Evidence of Actual Confusion

The '394 Registration claims a first use and a first use in commerce of March 31, 2005. Applicant's first use and first use in commerce of its applied for mark was at least as early as March 9, 2012. Despite over three years of concurrent use of the two marks, Applicant is unaware of any evidence of actual confusion between the two marks. Again, this fact is indicative that there is no likelihood of confusion between the two marks.

7. The Limited Extent of Potential Confusion

As previously stated, Applicant is unaware of any actual confusion between the mark Applicant has applied for and the '394 Registration. Moreover, based on the dissimilarities in the offered services and the sophistication of the purchasers, Applicant believes there is very little chance of potential confusion between the '394 Registration and the mark Applicant has applied for.

Accordingly, Applicant requests that the Examiner remove the refusal allegedly based on likelihood of confusion over the '394 Registration.

TRADEMARK APPLICATION NO. 86141386

DECLARATION OF MICHAEL BARR IN SUPPORT OF APPLICANT'S APRIL 14, 2015 REQUEST FOR RECONSIDERATION AFTER FINAL OFFICE ACTION

I, Michael Barr, pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am the co-founder and Chief Technology Officer of Barr Group. I am one of two individuals at Barr Group who has been involved in its business operations since its inception. I am also one of the two individuals involved with trademark application no. 86141386.

2. As one of the co-founders of Barr Group, the Chief Technology Officer, and as one of the two individuals involved with trademark application no. 86141386, I have direct knowledge of the statements contained herein and could and would testify competently as to them if called to do so in a court of law.

3. I submit this declaration ("Declaration") in support of Applicant Integrated Embedded, DBA Barr Group's Request for Reconsideration After the October 14, 2014 Final Office Action for trademark Application No. 86141386.

4. Since approximately 1999, Netrino has provided high-quality embedded systems education and engineering services to its clients.

5. In approximately March of 2012, Barr Group began offering services in the areas of engineering education, expert witness consulting, engineering consulting/evaluation, and new product design services. See Exhibit 1.

6. Barr Group's customers and potential customers are very sophisticated. Our customers and potential customers typically have a bachelor's of science degree in engineering and/or computer science plus a decade or more of related work experience. Moreover,

consulting services offered by Barr Group and purchased by its customers cost thousands to hundreds of thousands of dollars. Barr Group's customers and potential customers are not drawn from the general public or less sophisticated customers.

7. Recently, Barr Group has conducted a survey of over 1,200 of its customers and known potential customers. The attached sheets show the results of two questions on the survey pertaining to primary job function and years of post-college work experience. See Exhibit 2.

I declare under penalty of perjury that to the best of my knowledge the forgoing is true and correct and that this declaration was executed on the 13th day of April 2015.

Respectfully submitted,

A handwritten signature in cursive script, appearing to read "Michael Barr", is written over a horizontal line.

Michael Barr
Co-Founder & Chief Technology Officer
Barr Group

EXHIBIT 1

- [Choose a City](#)
- [Local Business Directory](#)
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- [Contact Us](#)
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Press Releases

Netrino Becomes Barr Group with New Leadership and Enhanced Focus on the Reliability and Security of Embedded Devices

Company to Offer a Complete Suite of Education, Expert Witness, Consulting, and Design Services

PR Newswire

GAITHERSBURG, Md., March 6, 2012

GAITHERSBURG, Md., March 6, 2012 /PRNewswire/ -- Barr Group (www.barrgroup.com) today announced its formation to expand upon the embedded systems business of Netrino. Barr Group will enhance Netrino's highly-regarded embedded systems services in the areas of engineering education, expert witness consulting, engineering consulting/evaluation, and new product design services. The engineering team at Barr Group has trained thousands of embedded engineers worldwide, has developed embedded devices in markets ranging from military to medical to smart grid, and has provided expert analysis and testimony in numerous high-profile international court cases involving technologies such as TV/media content security, vehicle control/acceleration systems, mobile and wireless device IP/patents, and embedded device reliability.

"For the last thirteen years, Netrino has been synonymous with high-quality embedded systems education and engineering services," said Netrino founder Michael Barr, an internationally-known expert in embedded systems and the co-founder and Chief Technology Officer of Barr Group. "Barr Group's updated focus on security and reliability with the addition of a strong leadership team will create a new standard in embedded systems design and consulting."

"The challenges in the embedded systems market have never been greater, with international/multi-company design teams creating more sophisticated, connected, and higher-performance electronic devices with home-grown and third-party IP under intense time-to-market pressures," said industry veteran Andrew Girson, Barr Group's co-founder and President. "Barr Group's goals are to leverage our unique expertise in engineering education, design, and evaluation to improve the reliability and security of the next-generation of embedded devices."

Other industry figures have also commented on Barr Group.

"I have enjoyed a long professional relationship with Netrino," said Jack Ganssle of The Ganssle Group, an established embedded systems consulting and training firm. "I am looking forward to even deeper collaboration with Barr Group to leverage our mutual experiences in embedded systems training and consulting."

To register for Barr Group's next public engineering training course, the popular Embedded Software Boot Camp, go to www.barrgroup.com.

About Barr Group

Based in Gaithersburg, Maryland, Barr Group provides design, consulting, expert witness, and educational services to the embedded systems market. The company's engineering leaders are internationally-known experts in the

creation and evaluation of secure and reliable embedded systems, intellectual property, and educational content.

SOURCE Barr Group

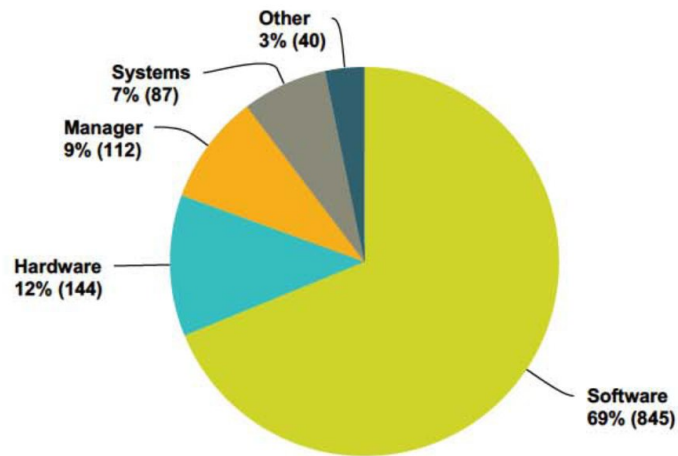
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EXHIBIT 2

Barr Group Engineer Survey

Q3 What is your primary job function?

Answered: 1,228 Skipped: 0

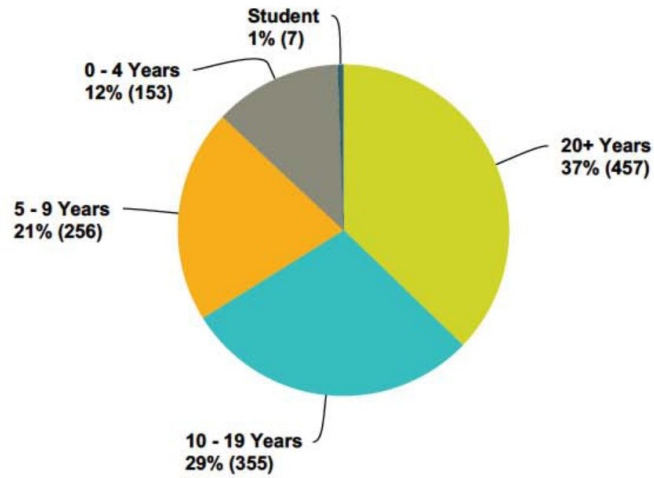


Answer Choices	Responses	
Software	69%	845
Hardware	12%	144
Manager	9%	112
Systems	7%	87
Other	3%	40
Total		1,228

Barr Group Engineer Survey

Q4 What is your experience level (since college)?

Answered: 1,228 Skipped: 0



Answer Choices	Responses	
20+ Years	37%	457
10 - 19 Years	29%	355
5 - 9 Years	21%	256
0 - 4 Years	12%	153
Student	1%	7
Total		1,228

United States of America

United States Patent and Trademark Office



Reg. No. 4,700,109

Registered Mar. 10, 2015

Int. Cl.: 35

SERVICE MARK

PRINCIPAL REGISTER

BAGGALLINI, INC. (OHIO CORPORATION)
13405 YARMOUTH ROAD, NW
PICKERINGTON, OH 43147

FOR: ONLINE RETAIL STORE AND WHOLESALE STORE SERVICES, AND ONLINE ORDERING SERVICES, ALL FEATURING TRAVEL BAGS, TOTE BAGS, HANDBAGS, PURSES, CARRY-ALL BAGS, SPORT BAGS, SCHOOL BAGS, SATCHELS, BRIEFCASES, FANNY PACKS, BACKPACKS, TRAVEL CASES, COSMETIC BAGS AND CASES SOLD EMPTY, TOILETRY BAGS AND CASES SOLD EMPTY, JEWELRY POUCHES, KIT BAGS, WALLET, LUGGAGE, LUGGAGE TAGS, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 12-0-2011; IN COMMERCE 12-0-2011.

THE MARK CONSISTS OF INTERLOCKED STYLIZED LETTERS "B" AND "G".

SN 85-492,780, FILED 12-12-2011.

ALICE BENMAMAN, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the United States Patent and Trademark Office (USPTO). The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

NOTE: A courtesy e-mail reminder of USPTO maintenance filing deadlines will be sent to trademark owners/holders who authorize e-mail communication and maintain a current e-mail address with the USPTO. To ensure that e-mail is authorized and your address is current, please use the Trademark Electronic Application System (TEAS) Correspondence Address and Change of Owner Address Forms available at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,625,598

Registered Oct. 21, 2014

Int. Cl.: 41

SERVICE MARK

PRINCIPAL REGISTER

QUARTZ, KEVIN (UNITED STATES INDIVIDUAL)
2102 GAIL AVE.
JACKSONVILLE BEACH, FL 32250

FOR: ENTERTAINMENT IN THE NATURE OF GOLF TOURNAMENTS; ORGANIZING, ARRANGING, AND CONDUCTING GOLF TOURNAMENTS RENDERED LIVE AND RECORDED FOR THE PURPOSE OF GLOBAL DISTRIBUTION THROUGH BROADCAST MEDIA, NAMELY, TELEVISION, SATELLITE AND INTERNET EVENTS, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

FIRST USE 6-4-2014; IN COMMERCE 6-4-2014.

THE MARK CONSISTS OF A CIRCLE WITH A LINE UNDERNEATH CIRCLE AND INSIDE CIRCLE ARE LETTERS "B" AND "G" SLANTED TO THE RIGHT.

SN 85-850,659, FILED 2-14-2013.

BRIDGETT SMITH, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

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Requirements in the First Ten Years*
What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*
What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
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United States of America

United States Patent and Trademark Office



Reg. No. 4,302,893

Registered Mar. 12, 2013

Int. Cl.: 18

TRADEMARK

PRINCIPAL REGISTER

BAGGALLINI, INC. (OHIO CORPORATION)
13405 YARMOUTH ROAD, NW
PICKERINGTON, OH 43147

FOR: TRAVEL BAGS, TOTE BAGS, HANDBAGS, PURSES, CARRY-ALL BAGS, SPORT BAGS, SCHOOL BAGS, SATCHELS, BRIEFCASES, FANNY PACKS, BACKPACKS, TRAVEL CASES, COSMETIC BAGS AND CASES SOLD EMPTY, TOILETRY BAGS AND CASES SOLD EMPTY, JEWELRY POUCHES, KIT BAGS, WALLETS, LUGGAGE, LUGGAGE TAGS, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FIRST USE 12-0-2011; IN COMMERCE 12-0-2011.

THE MARK CONSISTS OF INTERLOCKED STYLIZED LETTERS "B" AND "G".

SN 85-978,370, FILED 12-12-2011.

ALICE BENMAMAN, EXAMINING ATTORNEY



Lisa M. Smith
Acting Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
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**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
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Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

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United States of America
United States Patent and Trademark Office

bg

Reg. No. 4,486,252

Registered Feb. 18, 2014

Int. Cl.: 28

TRADEMARK

PRINCIPAL REGISTER

BENDER, BRYAN (UNITED STATES INDIVIDUAL)
1764 N 2525 EAST RD
MOWEAQUA, IL 62550

FOR: GOLF GLOVES, IN CLASS 28 (U.S. CLS. 22, 23, 38 AND 50).

FIRST USE 1-1-2013; IN COMMERCE 2-1-2013.

THE MARK CONSISTS OF THE STYLIZED LETTERS "BG".

SN 85-836,068, FILED 1-30-2013.

ADA HAN, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

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Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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United States of America

United States Patent and Trademark Office



Reg. No. 4,391,788

Registered Aug. 27, 2013

Int. Cl.: 43

SERVICE MARK

PRINCIPAL REGISTER

BARTON G. WEISS (UNITED STATES INDIVIDUAL)
5061 BISCAYNE BOULEVARD
MIAMI, FL 33137

FOR: RESTAURANT, BAR, CATERING, AND CARRY-OUT RESTAURANT SERVICES, IN CLASS 43 (U.S. CLS. 100 AND 101).

FIRST USE 10-0-2012; IN COMMERCE 10-0-2012.

THE MARK CONSISTS OF THE CAPITAL LETTERS "B" AND "G" WHERE THE CAPITAL LETTER "B" IS ITALICIZED AND SMALLER IN SIZE, INSIDE THE LETTER "G". THE CAPITAL LETTER "G" IS NOT ITALICIZED AND SURROUNDS THE LETTER "B".

SER. NO. 85-822,305, FILED 1-14-2013.

DANNEAN HETZEL, EXAMINING ATTORNEY



Lisa M. Street
Acting Director of the United States Patent and Trademark Office

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Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

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NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,384,794

Registered Aug. 13, 2013

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

749 INVESTMENT GROUP (CALIFORNIA CORPORATION)
SUITE 114
578 WASHINGTON BLVD.
MARINA DEL REY, CA 90292

FOR: ATHLETIC APPAREL, NAMELY, SHIRTS, PANTS, JACKETS, FOOTWEAR, HATS AND CAPS, ATHLETIC UNIFORMS; CHILDREN'S AND INFANT'S APPAREL, NAMELY, JUMPERS, OVERALL SLEEPWEAR, PAJAMAS, ROMPERS AND ONE-PIECE GARMENTS; MATERNITY CLOTHING, NAMELY, SHIRTS, PANTS, SHORTS, AND DRESSES; SHIRTS FOR INFANTS, BABIES, TODDLERS AND CHILDREN; T-SHIRTS FOR MEN, WOMEN AND CHILDREN; WOMEN'S CLOTHING, NAMELY, SHIRTS, DRESSES, SKIRTS, BLOUSES, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 12-13-2011; IN COMMERCE 1-8-2013.

THE MARK CONSISTS OF AN OVAL SHAPED DESIGN INSIDE OF WHICH IS A STYLIZED COMBINATION OF THE LETTERS "B" AND "G".

SN 85-494,414, FILED 12-13-2011.

WENDY GOODMAN, EXAMINING ATTORNEY



Lisa M. Street, Esq.
Acting Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
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**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office

BG

Reg. No. 4,164,466

Registered June 26, 2012

Int. Cl.: 9

TRADEMARK

PRINCIPAL REGISTER

BLUE GEM SUNGLASSES, INC. (CALIFORNIA CORPORATION)
6381-B ROSE LANE
CARPINTERIA, CA 93013

FOR: SUNGLASSES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 12-31-2008; IN COMMERCE 12-31-2008.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SER. NO. 85-459,636, FILED 10-29-2011.

MARGERY A. TIERNEY, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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United States of America

United States Patent and Trademark Office



Reg. No. 4,118,643

Registered Mar. 27, 2012

Int. Cl.: 36

SERVICE MARK

PRINCIPAL REGISTER

AMERICAN LIBERTY BAIL BONDS, INC. (CALIFORNIA CORPORATION)
14413 E. TELEGRAPH ROAD
WHITTIER, CA 90604

FOR: BAIL BONDING, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 11-2-2002; IN COMMERCE 11-2-2002.

THE MARK CONSISTS OF A DRAWING OF A SUPERHERO WITH AN EAGLE PERCHED ON HIS LEFT ARM AND A CAPE, WINGS ON THE SIDE OF HIS MASK AND THE STYLIZED LETTERS "BG" ON HIS CHEST.

SER. NO. 85-397,054, FILED 8-12-2011.

ROBERT STRUCK, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

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NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America
United States Patent and Trademark Office



Reg. No. 4,302,066

Registered Mar. 12, 2013

Int. Cl.: 14

TRADEMARK

PRINCIPAL REGISTER

DAVID L. MOORE (UNITED STATES INDIVIDUAL)
10902 MEMORIAL DRIVE
HOUSTON, TX 77024

FOR: JEWELRY ACCESSORIES, NAMELY, FLEXIBLE DEVICES WORN TO PREVENT JEWELRY AGAINST LOSS, TO HOLD JEWELRY IN PLACE AND TO HELP SUPPORT THE WEIGHT OF JEWELRY SO THAT IT MAY BE WORN COMFORTABLY; JEWELRY BRACELET STORAGE BOXES, IN CLASS 14 (U.S. CLS. 2, 27, 28 AND 50).

FIRST USE 7-0-2012; IN COMMERCE 7-0-2012.

THE MARK CONSISTS OF A STYLIZED "B" ADJACENT TO A STYLIZED "G".

SN 85-342,398, FILED 6-9-2011.

KELLY TRUSILO, EXAMINING ATTORNEY



Lena Street Lee
Acting Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,081,326

Registered Jan. 3, 2012

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

UEB- THE BEST OF THE BEST, INC. (TEXAS CORPORATION), DBA BIGG GIRLZ,
13810 CROSSHAVEN DR
HOUSTON, TX 77015

FOR: WOMEN'S CLOTHING, NAMELY, SHIRTS, DRESSES, SKIRTS, BLOUSES, IN CLASS
25 (U.S. CLS. 22 AND 39).

FIRST USE 7-1-2011; IN COMMERCE 8-1-2011.

THE MARK CONSISTS OF PLUS SIZE BROWN SKIN WOMAN WITH BACK TURNED,
STANDING AND FACING TO HER RIGHT LOOKING OVER HER RIGHT SHOULDER WITH
LONG BLACK CURLY HAIR WEARING BLUE HEAD BAND AND MATCHING BLUE
DRESS. FACIAL FEATURES INCLUDE MAGENTA LIP STICK AND BROWN EYES.
WEARING A SINGLE YELLOW HOOP EARRING AND MATCHING YELLOW BRACELET
ON RIGHT ARM WITH LETTERS "BG" ON BRACELET. WEARING BLACK HIGH HEEL
SHOES.

THE COLOR(S) BLACK, BLUE, YELLOW, MAGENTA AND BROWN IS/ARE CLAIMED AS
A FEATURE OF THE MARK.

SN 85-265,318, FILED 3-12-2011.

AMY C. KEAN, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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reminder of these filing requirements.**

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United States of America

United States Patent and Trademark Office



Reg. No. 3,957,467

Registered May 10, 2011

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

SPECIALIZED BICYCLE COMPONENTS, INC. (CALIFORNIA CORPORATION)
15130 CONCORD CIRCLE
MORGAN HILL, CA 95037

FOR: BICYCLE GLOVES, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 9-7-1999; IN COMMERCE 9-7-1999.

OWNER OF U.S. REG. NOS. 3,139,150, 3,790,235 AND OTHERS.

THE MARK CONSISTS OF THE STYLIZED LETTERS "B" AND "G" WITH AN OVAL AROUND THE LETTERS.

SER. NO. 85-124,684, FILED 9-8-2010.

APRIL HESIK, EXAMINING ATTORNEY



David J. Kypos

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office



Reg. No. 3,995,140

Registered July 12, 2011

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

BAUGHN BRANDON RALPH (UNITED STATES INDIVIDUAL), DBA BAUGHN GIRL,
G108
210 MARKET ST
GALVESTON, TX 77550

FOR: ADULT NOVELTY GAG CLOTHING ITEM, NAMELY, SOCKS; BABY LAYETTES FOR CLOTHING; BELTS; BELTS FOR CLOTHING; BELTS MADE OUT OF CLOTH; BIBS NOT OF CLOTH OR PAPER; BOTTOMS; CHILDREN'S AND INFANTS' CLOTH BIBS; CHILDREN'S CLOTH EATING BIBS; CLOTH BIBS; CLOTH BIBS FOR ADULT DINERS; CLOTH BIBS FOR USE BY SENIOR CITIZENS OR PHYSICALLY- OR MENTALLY-CHALLENGED PERSONS; CLOTH DIAPERS; CLOTHING FOR ATHLETIC USE, NAMELY, PADDED ELBOW COMPRESSION SLEEVES BEING PART OF AN ATHLETIC GARMENT; CLOTHING FOR ATHLETIC USE, NAMELY, PADDED PANTS; CLOTHING FOR ATHLETIC USE, NAMELY, PADDED SHIRTS; CLOTHING FOR ATHLETIC USE, NAMELY, PADDED SHORTS; CLOTHING FOR WEAR IN JUDO PRACTICES; CLOTHING FOR WEAR IN WRESTLING GAMES; CLOTHING ITEMS, NAMELY, ADHESIVE POCKETS THAT MAY BE AFFIXED DIRECTLY TO THE BODY AS A DECORATIVE PIECE OF CLOTHING WITH UTILITY; CLOTHING ITEMS, NAMELY, ADHESIVE POCKETS THAT MAY BE AFFIXED DIRECTLY TO THE INSIDE OF CLOTHING FOR STORAGE AND SAFEKEEPING OF PERSONAL ITEMS; CLOTHING SHIELDS, NAMELY, PADS APPLIED TO THE UNDERARMS OF SHIRTS, BLOUSES AND SWEATERS; CLOTHING, NAMELY, ARM WARMERS; CLOTHING, NAMELY, BASE LAYERS; CLOTHING, NAMELY, FOLK COSTUMES; CLOTHING, NAMELY, HAND-WARMERS; CLOTHING, NAMELY, KHAKIS; CLOTHING, NAMELY, KNEE WARMERS; CLOTHING, NAMELY, MATERNITY BANDS; CLOTHING, NAMELY, NECK TUBES; CLOTHING, NAMELY, THOBES; CLOTHING, NAMELY, WRAP-AROUNDS; CORSETS; DUSTERS; EYESHADES; FOULARDS; GLOVES AS CLOTHING; HEADBANDS FOR CLOTHING; HOODS; INFANT AND TODDLER ONE PIECE CLOTHING; INFANT CLOTH DIAPERS; JACKETS; JERSEYS; LEATHER BELTS; MANTLES; MUFFLERS; NON-DISPOSABLE CLOTH TRAINING PANTS; PAPER HATS FOR USE AS CLOTHING ITEMS; PARTS OF CLOTHING, NAMELY, GUSSETS FOR TIGHTS, GUSSETS FOR STOCKINGS, GUSSETS FOR BATHING SUITS, GUSSETS FOR UNDERWEAR, GUSSETS FOR LEOTARDS AND GUSSETS FOR FOOTLETS; PARTS OF CLOTHING, NAMELY, UNDERARM GUSSETS; PARTY HATS; PERSPIRATION ABSORBENT UNDERWEAR CLOTHING; POCKET SQUARES; SHIRTS; SHORT SETS; SHOULDER WRAPS; SHOULDER WRAPS FOR CLOTHING; SWADDLING CLOTHES; TIES; TOPS; TRAVEL CLOTHING CONTAINED IN A PACKAGE COMPRISING REVERSIBLE JACKETS, PANTS, SKIRTS, TOPS AND A BELT OR SCARF; TRIATHLON CLOTHING, NAMELY, TRIATHLON TIGHTS, TRIATHLON SHORTS, TRIATHLON SINGLET, TRIATHLON SHIRTS, TRIATHLON SUITS;



David J. Kappas

Director of the United States Patent and Trademark Office

Reg. No. 3,995,140 UNDERARM CLOTHING SHIELDS; WEARABLE BLANKETS IN THE NATURE OF BLANKETS WITH SLEEVES; WEARABLE GARMENTS AND CLOTHING, NAMELY, SHIRTS; WRAPS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 3-20-2007; IN COMMERCE 8-27-2009.

THE MARK CONSISTS OF THE SILHOUETTE OF A WOMAN STANDING WITH "BG" UNDER HER FEET.

SN 85-096,908, FILED 7-30-2010.

COLLEEN DOMBROW, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*
What and When to File:

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Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*
What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

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United States of America
United States Patent and Trademark Office



Reg. No. 3,967,939

Registered May 24, 2011

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

BG & CO. DESIGNWEAR FOR HEALTHCARE INC. (NEW YORK CORPORATION)
128 DRAKE RD.
PLEASANT VALLEY, NY 12569

FOR: CLOTHING, NAMELY, BIRTHING GOWNS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 9-23-2010; IN COMMERCE 9-23-2010.

THE MARK CONSISTS OF LETTERS "BG" FORMED INTO A STYLIZED REPRESENTATION
OF A PREGNANT WOMAN AND FETUS.

SN 85-093,649, FILED 7-27-2010.

ZACHARY BELLO, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office



Reg. No. 3,893,374

Registered Dec. 21, 2010

Int. Cl.: 42

SERVICE MARK

PRINCIPAL REGISTER

SHEANA FIRTH (TENNESSEE SOLE PROPRIETORSHIP), DBA BREAKAWAY GRAPHICS
3357 CORNERSTONE DR
MURFREESBORO, TN 37128

FOR: COMPUTER AIDED GRAPHIC DESIGN, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 7-1-2009; IN COMMERCE 8-1-2009.

THE MARK CONSISTS OF REFLECTIVE 'GLASS' CIRCLE WITH GRADIENT OF YELLOW (BOTTOM) TO MAGENTA (TOP). WHITE STYLIZED "BG" THROUGH THE MIDDLE. BREAKAWAY GRAPHICS.

THE COLOR(S) YELLOW, MAGENTA AND WHITE IS/ARE CLAIMED AS A FEATURE OF THE MARK.

SER. NO. 85-028,037, FILED 5-1-2010.

MARGERY A. TIERNEY, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

United States of America
United States Patent and Trademark Office

BG

Reg. No. 4,582,166

Registered Aug. 12, 2014

**Int. Cls.: 5, 8, 9, 11, 13,
16, 18, 20, 21, 22, 25 and
28**

TRADEMARK

PRINCIPAL REGISTER

BEAR GRYLLS VENTURES LLP (UNITED KINGDOM LIMITED LIABILITY LIMITED
PARTNERSHIP)
6TH FLOOR, ONE LONDON WALL
LONDON EC2Y 5EB
UNITED KINGDOM

FOR: FIRST AID KITS COMPRISING BANDAGES, STERILE GAUZE PADS, TWEEZERS,
SCISSORS, ADHESIVE TAPE, ANTIBIOTIC OINTMENT, ANTISEPTIC WIPE PACKETS,
ASPIRIN AND A BOOKLET PROVIDING FIRST AID INSTRUCTIONS, IN CLASS 5 (U.S.
CLS. 6, 18, 44, 46, 51 AND 52).

FOR: HAND TOOLS, NAMELY, PLIERS, SCREWDRIVERS, NON-ELECTRIC CAN OPENERS,
SCISSORS, WIRE CUTTERS, FILES, SAW BLADES, NAIL PULLERS, WIRE STRIPPERS;
MULTI-FUNCTION HAND TOOLS COMPOSED OF A VARIETY OF KNIFE BLADES, PLIERS,
SCREWDRIVERS, BOTTLE OPENERS, NON-ELECTRIC CAN OPENERS, SCISSORS, WIRE
CUTTERS, FILES, HAND SAW BLADES, NAIL PULLERS, AND WIRE STRIPPERS; HUNT-
ING, FISHING AND CAMPING KNIVES; SHEATHS FOR KNIVES; SAWS; SHOVELS;
SPADES; AXES; HATCHETS; MACHETES; HAND TOOLS FOR USE IN CLIMBING,
NAMELY, ICE AXES, ICE HAMMERS, IN CLASS 8 (U.S. CLS. 23, 28 AND 44).

FOR: DIRECTIONAL COMPASSES; DVDS FEATURING SOFTWARE FOR GLOBAL POSI-
TIONING SYSTEMS AND RELATED NAVIGATIONAL DATA; DVDS FEATURING TELE-
VISION SHOWS RELATING TO SURVIVAL AND OUTDOOR ADVENTURE; MOBILE
TELEPHONES; COMPUTERS; LAPTOP COMPUTERS; COMPUTER GAME SOFTWARE;
SAFETY SURVIVAL SUITS; SIGNAL WHISTLES; SIGNALING DEVICES, NAMELY, SIG-
NALING MIRRORS, SIGNAL BELLS, SIGNAL BUOYS, STROBE LIGHT BEACONS, SEA
DYE MARKERS, EMERGENCY FLARES; BINOCULARS; SATELLITE RADIOS FOR COM-
MUNICATION; SATELLITE TELEPHONES; SATELLITE NAVIGATIONAL SYSTEM,
NAMELY, A GLOBAL POSITIONING SYSTEM (GPS); COMPUTER APPLICATION SOFT-
WARE FOR MOBILE TELEPHONES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FOR: HEAD-MOUNTED AND HAND-HELD LIGHTING PRODUCTS, NAMELY, FLASH-
LIGHTS AND ELECTRIC LANTERNS; WATER PURIFICATION UNITS; FIRE IGNITERS
FOR USE OUTDOORS, IN CLASS 11 (U.S. CLS. 13, 21, 23, 31 AND 34).

FOR: AIR GUNS, IN CLASS 13 (U.S. CLS. 2 AND 9).



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

Reg. No. 4,582,166 FOR: BOOKLET RELATING TO SURVIVAL TECHNIQUES, IN CLASS 16 (U.S. CLS. 2, 5, 22, 23, 29, 37, 38 AND 50).

FOR: RUCKSACKS, BACKPACKS, TRAVELING BAGS, HOLDALLS IN THE NATURE OF ALL-PURPOSE CARRYING BAGS; BAGS FOR SURVIVAL KITS IN THE NATURE OF ALL-PURPOSE CARRYING BAGS; LUGGAGE; BACKPACKS COMPATIBLE WITH PERSONAL HYDRATION SYSTEMS, SOLD EMPTY, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FOR: SLEEPING BAGS; HAND-HELD MIRRORS, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50).

FOR: CANTEENS; DRINKING FLASKS; DRINKING VESSELS; PERSONAL FLUID HYDRATION RESERVOIRS, IN CLASS 21 (U.S. CLS. 2, 13, 23, 29, 30, 33, 40 AND 50).

FOR: TENTS AND NON-METAL AWNINGS; ROPES, IN CLASS 22 (U.S. CLS. 1, 2, 7, 19, 22, 42 AND 50).

FOR: ARTICLES OF CLOTHING, NAMELY, SHIRTS, PANTS, JACKETS, FLEECE TOPS, VESTS, PARKAS, COATS, ANORAKS, JUMPERS, PULLOVERS, SWEATSHIRTS, SWEATPANTS, T-SHIRTS, LONG SLEEVED TOPS, SHORTS, SOCKS, UNDERWEAR, BELTS, SWIMSUITS, SWIMMING TRUNKS, AND GLOVES; FOOTWEAR; HEADWEAR, IN CLASS 25 (U.S. CLS. 22 AND 39).

FOR: FISHING LINES AND FISHING HOOKS; FISHING TACKLE; FISHING RODS AND REELS; PADDLE BOARDS; CLIMBERS' HARNESES; ACTION FIGURE TOYS, IN CLASS 28 (U.S. CLS. 22, 23, 38 AND 50).

PRIORITY DATE OF 12-21-2011 IS CLAIMED.

OWNER OF INTERNATIONAL REGISTRATION 1148564 DATED 6-21-2012, EXPIRES 6-21-2022.

SER. NO. 79-125,548, FILED 6-21-2012.

KRISTINA MORRIS, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,553,987

Registered June 24, 2014

Int. Cls.: 7 and 40

TRADEMARK

SERVICE MARK

PRINCIPAL REGISTER

BOEGLI-GRAVURES S.A. (SWITZERLAND SOCIÉTÉ ANONYME)
24-26, RUE DE LA GARE
CH-2074 MARIN-EPAGNIER
SWITZERLAND

FOR: EMBOSsing MACHINES; EMBOSsing MACHINES FOR EMBOSsing OF PAPERS AND TEXTILES, EMBOSsing ROLLS BEING STRUCTURAL PARTS OF EMBOSsing MACHINES; EMBOSsing FRAMES BEING STRUCTURAL PARTS OF EMBOSsing MACHINES; DEVICES FOR PUSHING ROLLERS SITUATED IN EMBOSsing FRAMES USED FOR AUTOMATIC SUPPORT OF ROLLERS AND FOR REGULATING PARALLELISM BETWEEN THEM, BEING STRUCTURAL PARTS OF EMBOSsing MACHINES; PERFORATING PUNCHES AND CUTTING KNIVES, NOT HAND-OPERATED, BEING STRUCTURAL PARTS ON ROLLERS OF EMBOSsing MACHINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FOR: HEAT TREATMENT OF MATERIALS, NAMELY, HEAT TREATMENT OF EMBOSsing ROLLERS; ENGRAVING, PARTICULARLY ENGRAVING OF EMBOSsing ROLLS, OF PUNCHES USED IN PRINTING AND IMPRESSION AND FOR PUNCHING KNIVES; PATTERN PRINTING, IN CLASS 40 (U.S. CLS. 100, 103 AND 106).

OWNER OF INTERNATIONAL REGISTRATION 0696098 DATED 6-17-1998, EXPIRES 6-17-2018.

SER. NO. 79-138,581, FILED 9-6-2013.

ROBERT STRUCK, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

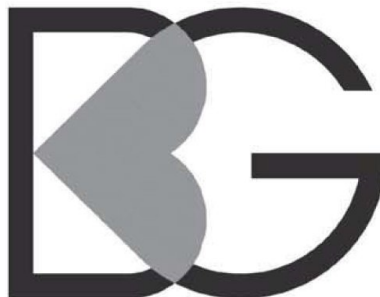
**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 4,553,979

Registered June 24, 2014

Int. Cls.: 7 and 40

TRADEMARK

SERVICE MARK

PRINCIPAL REGISTER

BOEGLI-GRAVURES SA (SWITZERLAND SOCIÉTÉ ANONYME)
24-26, RUE DE LA GARE
CH-2074 MARIN-EPAGNIER
SWITZERLAND

FOR: EMBOSsing MACHINES; EMBOSsing MACHINES FOR EMBOSsing OF PAPER AND TEXTILES; EMBOSsing MACHINE ROLLERS BEING STRUCTURAL PARTS OF EMBOSsing MACHINES; EMBOSsing CAGES BEING STRUCTURAL PARTS OF EMBOSsing MACHINES; DEVICES FOR PUSHING ROLLERS SITUATED IN EMBOSsing CAGES USED FOR AUTOMATIC SUPPORT OF ROLLERS AND FOR REGULATING PARALLELISM BETWEEN THEM, BEING STRUCTURAL PARTS OF EMBOSsing MACHINES; PUNCHES AND PUNCHING KNIVES, NOT HAND-OPERATED, BEING STRUCTURAL PARTS ON ROLLERS OF EMBOSsing MACHINES, IN CLASS 7 (U.S. CLS. 13, 19, 21, 23, 31, 34 AND 35).

FOR: THERMAL TREATMENT, NAMELY, HEAT TREATMENT OF EMBOSsing ROLLERS AND LASER BEAM TREATMENT FOR MATERIALS; ENGRAVING, PARTICULARLY ENGRAVING OF EMBOSsing ROLLERS, OF PUNCHES FOR PRINTING AND STRIKING, AND FOR PUNCHING KNIVES; PATTERN PRINTING, IN CLASS 40 (U.S. CLS. 100, 103 AND 106).

THE MARK CONSISTS OF THE STYLIZED WORDING "BG" AND A DESIGN OF A HEART.

OWNER OF INTERNATIONAL REGISTRATION 1146937 DATED 12-18-2012, EXPIRES 12-18-2022.

SER. NO. 79-138,274, FILED 9-6-2013.

ROBERT STRUCK, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*
What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. *See* 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*
What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. *See* 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. *See* 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

Int. Cl.: 42

Prior U.S. Cls.: 100 and 101

United States Patent and Trademark Office

Reg. No. 3,073,394

Registered Mar. 28, 2006

**SERVICE MARK
PRINCIPAL REGISTER**



BRACEWELL & GIULIANI LLP (TEXAS LIMITED LIABILITY PARTNERSHIP)
711 LOUISIANA, SUITE 2300
HOUSTON, TX 77002

FIRST USE 3-31-2005; IN COMMERCE 3-31-2005.

SER. NO. 78-599,247, FILED 3-31-2005.

FOR: LEGAL SERVICES, IN CLASS 42 (U.S. CLS. 100 AND 101).

PAM WILLIS, EXAMINING ATTORNEY

Int. Cls.: 12 and 25

Prior U.S. Cls.: 19, 21, 22, 23, 31, 35, 39 and 44

United States Patent and Trademark Office

Reg. No. 3,139,150

Registered Sep. 5, 2006

**TRADEMARK
PRINCIPAL REGISTER**



SPECIALIZED BICYCLE COMPONENTS, INC.
(CALIFORNIA CORPORATION)

15130 CONCORD CIRCLE

MORGAN HILL, CA 95037

FOR: BICYCLE HANDLEBAR GRIPS; SADDLES
FOR BICYCLES, IN CLASS 12 (U.S. CLS. 19, 21, 23, 31,
35 AND 44).

FIRST USE 8-12-1998; IN COMMERCE 8-12-1998.

FOR: FOOTWEAR; GLOVES; SHORTS; SOCKS, IN
CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 9-7-1999; IN COMMERCE 9-7-1999.

THE MARK CONSISTS OF THE STYLIZED LET-
TERS B AND G.

SER. NO. 78-732,620, FILED 10-13-2005.

RUDY R. SINGLETON, EXAMINING ATTORNEY

Int. Cl.: 9

Prior U.S. Cls.: 21, 23, 26, 36, and 38

Reg. No. 3,366,597

United States Patent and Trademark Office

Registered Jan. 8, 2008

**TRADEMARK
PRINCIPAL REGISTER**

BG

SIERRA INSTRUMENTS, INC (CALIFORNIA
CORPORATION)
5 HARRIS COURT, BLDG. L
MONTEREY, CA 93940

FIRST USE 10-1-1992; IN COMMERCE 10-1-1992.

THE MARK CONSISTS OF STANDARD CHAR-
ACTERS WITHOUT CLAIM TO ANY PARTICULAR
FONT, STYLE, SIZE, OR COLOR.

FOR: PARTIAL AUTOMATIC CONTROL SAM-
PLING MACHINE AND INSTRUMENT FOR THE
MEASUREMENT OF PARTICULATE MATTER
CONTAINED WITHIN ENGINE EXHAUST, IN
CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

SN 78-453,524, FILED 7-20-2004.

DAHLIA GEORGE, EXAMINING ATTORNEY

Int. Cl.: 42

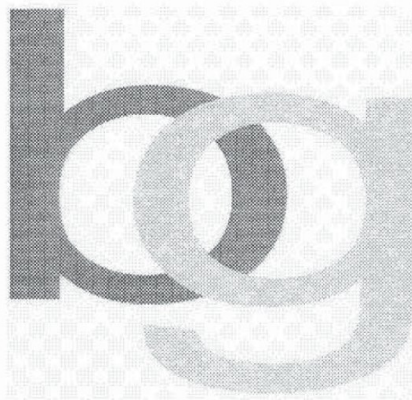
Prior U.S. Cls.: 100 and 101

United States Patent and Trademark Office

Reg. No. 3,034,480

Registered Dec. 27, 2005

SERVICE MARK
PRINCIPAL REGISTER



THE BURELL GROUP, P.C. (ALABAMA CORPORATION)

SUITE 255

3535 GRANDVIEW PARKWAY

BIRMINGHAM, AL 35243

FOR: ARCHITECTURAL DESIGN SERVICES, INTERIOR PLANNING AND DESIGN SERVICES, AND BUILDING SITE AND BUILDING FACILITIES PLANNING SERVICES, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-24-2004; IN COMMERCE 2-24-2004.

THE COLOR(S) LIGHT GRAY AND DARK GRAY IS/ARE CLAIMED AS A FEATURE OF THE MARK.

THE MARK CONSISTS OF A LOWER CASE LETTER, B, IN DARK GRAY, AND A LOWER CASE LETTER, G, IN A LIGHTER SHADE OF GRAY, WITH THE CIRCULAR PORTION OF THE LETTER, G, SLIGHTLY OVERLAYING THE CIRCULAR PORTION OF THE LETTER, B.

SER. NO. 78-404,680, FILED 4-20-2004.

HOWARD B. LEVINE, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office



Reg. No. 3,708,278 BOWLING GREEN STATE UNIVERSITY (OHIO STATE UNIVERSITY)
Registered Nov. 10, 2009 308 MCFALL CENTER
BOWLING GREEN, OH 43403

Int. Cl.: 41 FOR: ENTERTAINMENT SERVICES, NAMELY, ORGANIZING COLLEGIATE SPORTING
EVENTS, NAMELY, BASEBALL, BASKETBALL, CROSS COUNTRY, FOOTBALL, GOLF,
HOCKEY, SOCCER, SOFTBALL, SWIMMING, TENNIS, TRACK, GYMNASTICS AND
VOLLEYBALL GAMES, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

SERVICE MARK
PRINCIPAL REGISTER

FIRST USE 6-12-2006; IN COMMERCE 6-12-2006.

THE MARK CONSISTS OF THE INTERLOCKING LETTERS "BG" WITH A FALCON HEAD
PARTIALLY BEHIND AND TO THE RIGHT OF THE LETTERS.

SER. NO. 77-711,640, FILED 4-10-2009.

ALYSSA STEEL, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office



Reg. No. 3,921,604

Registered Feb. 22, 2011

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

TARDIEU GROUP, INC. (FLORIDA CORPORATION)
8600 N.W. 30 TERRACE, SUITE B
MIAMI, FL 33122

FOR: MEN'S SHIRTS; CLOTHING, NAMELY, SHIRTS, T-SHIRTS, TOPS, BLOUSES, IN
CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 6-9-2008; IN COMMERCE 6-9-2008.

THE MARK CONSISTS OF THE LETTERS "BG" IN STYLIZED LETTERING.

SER. NO. 77-746,459, FILED 5-28-2009.

SOPHIA S. KIM, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

Int. Cl.: 35

Prior U.S. Cls.: 100, 101 and 102

United States Patent and Trademark Office

Reg. No. 3,647,559

Registered June 30, 2009

**SERVICE MARK
PRINCIPAL REGISTER**



BALANCED GROWTH, LLC (ILLINOIS LIMITED
LIABILITY COMPANY)

401 E. ONTARIO STREET
CHICAGO, IL 60610

FOR: PRODUCT MERCHANDISING SERVICES,
NAMESLY, POSITIVE MESSAGE MERCHANDIS-
ING; BUSINESS SERVICES, NAMESLY, BUSINESS
CONSULTING FOCUSED ON EVALUATING BUSI-
NESS OPPORTUNITIES, ENHANCING PRODUC-
TIVITY, FACILITATING EXECUTIVE SESSIONS,
DEVELOPING LEADERSHIP AND EMPLOYEE
SKILLS, AND IMPLEMENTING LIFESTYLE BENE-
FIT PROGRAMS; ADVERTISING AND PUBLICITY
SERVICES, NAMESLY, PROMOTING THE GOODS
AND SERVICES OF THIRD PARTIES THROUGH

PRINT AND ON-LINE, IN CLASS 35 (U.S. CLS. 100,
101 AND 102).

FIRST USE 6-21-2006; IN COMMERCE 6-21-2006.

THE COLOR(S) BLACK, WHITE, AND BLUE IS/
ARE CLAIMED AS A FEATURE OF THE MARK.

THE MARK CONSISTS OF A WHITE BACK-
GROUND, THE LETTERS "B" AND "G" IN BLACK
AND OUTLINED IN BLUE AND THE CIRCLE IN
BLACK AND OUTLINED IN BLUE.

SER. NO. 77-976,239, FILED 11-1-2006.

MICHELE SWAIN, EXAMINING ATTORNEY

United States of America
United States Patent and Trademark Office



Reg. No. 4,040,210

Registered Oct. 18, 2011

Int. Cls.: 35 and 36

SERVICE MARK

PRINCIPAL REGISTER

THE BARBOUR GROUP, LLC (MARYLAND LIMITED LIABILITY COMPANY)
SUITE 2D
20 LIBERTY STREET
WESTMINSTER, MD 21157

FOR: BUSINESS RISK ASSESSMENT SERVICES, NAMELY, PROVIDING BUSINESS ADVICE AND EVALUATION OF FINANCIAL STATEMENTS FOR PURPOSES OF SURETY BONDING BROKERAGE FOR CONTRACTORS AND CONSTRUCTION COMPANIES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 2-20-2009; IN COMMERCE 2-20-2009.

FOR: PROVIDING SURETY BONDING BROKERAGE SERVICES AND PROCURING SURETY BONDING CREDIT FOR CONTRACTORS AND CONSTRUCTION COMPANIES, IN CLASS 36 (U.S. CLS. 100, 101 AND 102).

FIRST USE 2-20-2009; IN COMMERCE 2-20-2009.

THE MARK CONSISTS OF THE LETTERS "B" AND "G" ARRANGED IN AN INTERLOCKING MANNER WHICH CONVEYS DEPTH.

SER. NO. 77-956,911, FILED 3-11-2010.

GISELLE AGOSTO, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

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Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) **and** an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
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NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

United States of America

United States Patent and Trademark Office



Reg. No. 3,845,104

Registered Sep. 7, 2010

Int. Cl.: 14

TRADEMARK

PRINCIPAL REGISTER

BAREFOOT GEMS HOLDING, LLC (NEW YORK LIMITED LIABILITY COMPANY)
69 GIRDLE RIDGE ROAD
KATONAH, NY 10536

FOR: JEWELRY, IN CLASS 14 (U.S. CLS. 2, 27, 28 AND 50).

FIRST USE 1-25-2008; IN COMMERCE 1-25-2008.

THE MARK CONSISTS OF BLACK STYLIZED LOWERCASE LETTERS "BG" WITH A SERIES OF FIVE MAGENTA GEMS ARRANGED IN THE FASHION OF TOE PRINTS BELOW THE "B" AND ABOVE THE "G".

THE COLOR(S) BLACK AND MAGENTA IS/ARE CLAIMED AS A FEATURE OF THE MARK.

SER. NO. 77-931,316, FILED 2-9-2010.

LESLEY LAMOTHE, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office



Reg. No. 3,878,696

Registered Nov. 23, 2010

Int. Cls.: 15, 20 and 21

TRADEMARK

PRINCIPAL REGISTER

FRANK BICHON (FRANCE INDIVIDUAL)
LE CHATEAU BOIS-DIEU
LISSIEU, FRANCE 69380

FOR: ACCESSORIES FOR MUSICAL INSTRUMENTS, NAMELY, HAND POSITIONING DEVICES FOR INDICATING PROPER HAND PLACEMENT ON BRASS AND WOODWIND INSTRUMENTS, INSIDE COVERS FOR CASES FOR MUSICAL INSTRUMENTS, MOUTHPIECES, MOUTHPIECE CUSHIONS, STRAPS, SHOULDER STRAPS, HARNESSSES, IN CLASS 15 (U.S. CLS. 2, 21 AND 36).

FIRST USE 0-0-1994; IN COMMERCE 0-0-1994.

FOR: ACCESSORIES FOR MUSICAL INSTRUMENTS, NAMELY, DISPLAY CUSHIONS FOR MUSICAL INSTRUMENTS AND LIGATURE DISPLAY CASES, IN CLASS 20 (U.S. CLS. 2, 13, 22, 25, 32 AND 50).

FIRST USE 0-0-1994; IN COMMERCE 0-0-1994.

FOR: ACCESSORIES FOR MUSICAL INSTRUMENTS, NAMELY, CLEANING SWABS, CLEANING AND POLISHING CARE CLOTHS, MICROFIBER PAD CLEANERS FOR CLEANING MUSICAL INSTRUMENT PADS, AND MICROFIBER PAD DRYERS FOR DRYING MUSICAL INSTRUMENT PADS, IN CLASS 21 (U.S. CLS. 2, 13, 23, 29, 30, 33, 40 AND 50).

FIRST USE 0-0-1994; IN COMMERCE 0-0-1994.

OWNER OF U.S. REG. NO. 1,542,451.

THE MARK CONSISTS OF "BG".

SER. NO. 77-847,309, FILED 10-13-2009.

BARBARA GAYNOR, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office



Reg. No. 3,884,793

Registered Dec. 7, 2010

Int. Cl.: 25

TRADEMARK

PRINCIPAL REGISTER

TRIPLE PLAY LLC (KENTUCKY LIMITED LIABILITY COMPANY)
814 STATE STREET
BOWLING GREEN, KY 42101

FOR: CLOTHING, NAMELY, CAPS, GOLF SHIRTS, HATS, JACKETS, POLO SHIRTS, PULLOVERS, RAIN COATS, RAINWEAR, SWEATERS, T-SHIRTS, WIND RESISTANT JACKETS, JERSEYS, SWEAT SHIRTS, GYM SHORTS, ATHLETIC UNIFORMS, JOGGING SUITS, SWEAT PANTS, SPORT SHIRTS, TANK TOPS AND VISORS, IN CLASS 25 (U.S. CLS. 22 AND 39).

FIRST USE 10-28-2008; IN COMMERCE 10-28-2008.

THE MARK CONSISTS OF THE LITERAL ELEMENT "BG" WITH THE "B" BEING ON TOP OF THE "G" AND THE TOP PORTION OF THE "G" RUNNING THROUGH THE BOTTOM LOOP OF THE "B". FLAMES SHOOT OUT OF THE UPPER LEFT PORTION OF THE "B".

SER. NO. 77-736,939, FILED 5-14-2009.

BARBARA GAYNOR, EXAMINING ATTORNEY



David J. Kypos

Director of the United States Patent and Trademark Office

United States of America

United States Patent and Trademark Office



Reg. No. 3,798,456

Registered June 8, 2010

Int. Cls.: 35 and 39

SERVICE MARK

PRINCIPAL REGISTER

BLUE-GRACE GROUP, LLC (FLORIDA LIMITED LIABILITY COMPANY)
411 APOLLO BEACH BLVD.
APOLLO BEACH, FL 33572

FOR: FREIGHT LOGISTICS MANAGEMENT; TRANSPORTATION LOGISTICS SERVICES, NAMELY, ARRANGING THE TRANSPORTATION OF GOODS FOR OTHERS; TRANSPORTATION LOGISTICS SERVICES, NAMELY, PLANNING AND SCHEDULING SHIPMENTS FOR USERS OF TRANSPORTATION SERVICES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 9-1-2007; IN COMMERCE 12-1-2008.

FOR: FREIGHT TRANSPORTATION BY ROAD, RAIL, AIR AND OCEAN; FREIGHT TRANSPORTATION CONSULTATION IN THE FIELD OF FREIGHT TRANSPORTATION BY TRUCK, RAIL, AIR AND OCEAN; SUPPLY CHAIN LOGISTICS AND REVERSE LOGISTICS SERVICES, NAMELY, STORAGE, TRANSPORTATION AND DELIVERY OF GOODS FOR OTHERS BY AIR, RAIL, SHIP OR TRUCK; TRANSPORTATION AND DELIVERY SERVICES BY AIR, ROAD, RAIL AND SEA, IN CLASS 39 (U.S. CLS. 100 AND 105).

FIRST USE 9-1-2007; IN COMMERCE 12-1-2008.

THE MARK CONSISTS OF THE LETTER "B" IN LIGHT BLUE, THE LETTER "G" IN DARK BLUE AND AN ARCH IN LIGHT BLUE.

THE COLOR(S) LIGHT BLUE AND DARK BLUE IS/ARE CLAIMED AS A FEATURE OF THE MARK.

SER. NO. 77-723,800, FILED 4-28-2009.

BRENDAN REGAN, EXAMINING ATTORNEY



David J. Kypos

Director of the United States Patent and Trademark Office

Int. Cls.: 30 and 41

Prior U.S. Cls.: 46, 100, 101 and 107

United States Patent and Trademark Office

Reg. No. 3,672,939

Registered Aug. 25, 2009

TRADEMARK
SERVICE MARK
PRINCIPAL REGISTER



LOYA, MIA (UNITED STATES INDIVIDUAL)
13433 EMERALD CREEK
EL PASO, TX 79928

FIRST USE 1-26-2009; IN COMMERCE 1-26-2009.

FOR: SAUCES; SPICES, IN CLASS 30 (U.S. CL. 46).

FIRST USE 1-26-2009; IN COMMERCE 1-26-2009.

FOR: EDUCATION SERVICES, NAMELY, PROVIDING CLASSES, SEMINARS, WORKSHOPS IN THE FIELD OF COOKING, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

THE MARK CONSISTS OF AN OUTLINE OF A PEPPER MILL WITH A BLACK DIAMOND ON THE CENTER AND THE LETTERS "BG" ON THE CENTER OF THE DIAMOND.

SER. NO. 77-672,831, FILED 2-18-2009.

DAVID MURRAY, EXAMINING ATTORNEY

Int. Cls.: 8, 19, 21 and 35

Prior U.S. Cls.: 1, 2, 12, 13, 23, 28, 29, 30, 33, 40, 44,
50, 100, 101 and 102

Reg. No. 3,328,360

Registered Nov. 6, 2007

United States Patent and Trademark Office

TRADEMARK
SERVICE MARK
PRINCIPAL REGISTER



BABCOCK GIFTS, INC. (TENNESSEE CORPORATION)
4626 POPLAR AVENUE
MEMPHIS, TN 38117

FOR: STERLING SILVER TABLE KNIVES,
FORKS AND SPOONS, IN CLASS 8 (U.S. CLS. 23, 28
AND 44).

FIRST USE 9-1-1986; IN COMMERCE 9-1-1986.

FOR: POTTERY, NAMELY CLAY FIGURINES,
SCULPTURES AND DECORATIVE CROSSES, IN
CLASS 19 (U.S. CLS. 1, 12, 33 AND 50).

FIRST USE 9-1-1986; IN COMMERCE 9-1-1986.

FOR: CHINA, NAMELY, DISHES, ORNAMENTS
AND FIGURINES AND POTTERY, NAMELY, CLAY
DISHES, BOWLS, SERVING PLATTERS, PITCHERS,
VASES, MUGS, CASSEROLES AND CANDLE-

STICKS, IN CLASS 21 (U.S. CLS. 2, 13, 23, 29, 30, 33,
40 AND 50).

FIRST USE 9-1-1986; IN COMMERCE 9-1-1986.

FOR: RETAIL GIFT STORE AND RETAIL GIFT
STORES FEATURING BRIDAL REGISTRY SERVI-
CES, IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 9-1-1986; IN COMMERCE 9-1-1986.

THE MARK CONSISTS OF HALF OF A PINE-
APPLE STENCIL TYPE SHAPE, ABOVE A LINE,
WITH THE LETTERS 'B' AND 'G' OVERLAPPING
EACH OTHER, AND WITH A LINE AND DECORA-
TIVE SHAPE UNDER THE LETTERS.

SER. NO. 77-027,115, FILED 10-23-2006.

MARTHA FROMM, EXAMINING ATTORNEY

Int. Cls.: 25 and 35

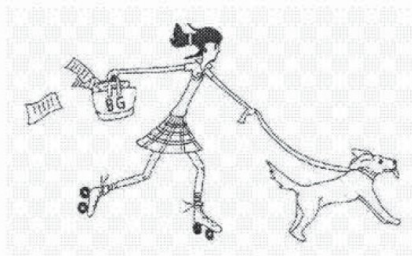
Prior U.S. Cls.: 22, 39, 100, 101 and 102

United States Patent and Trademark Office

Reg. No. 2,996,884

Registered Sep. 20, 2005

TRADEMARK
SERVICE MARK
PRINCIPAL REGISTER



BERKLEY GIRL, LLC (NEW YORK LTD LIAB
CO)
C/O JENNIFER BRUDER
171 W. 79TH STREET, #132
NEW YORK, NY 10023

FOR: RETAIL CLOTHING BOUTIQUE SERVICES,
IN CLASS 35 (U.S. CLS. 100, 101 AND 102).

FIRST USE 8-0-2002; IN COMMERCE 8-0-2002.

FOR: CLOTHING, NAMELY, HATS, SHIRTS,
SHORTS, SKIRTS, PANTS AND DRESSES, IN CLASS
25 (U.S. CLS. 22 AND 39).

SER. NO. 76-977,007, FILED 7-3-2003.

FIRST USE 8-0-2002; IN COMMERCE 8-0-2002.

NELSON SNYDER, EXAMINING ATTORNEY

Int. Cl.: 18

Prior U.S. Cls.: 1, 2, 3, 22, and 41

Reg. No. 3,512,982

United States Patent and Trademark Office

Registered Oct. 7, 2008

**TRADEMARK
PRINCIPAL REGISTER**



COCOS INTERNATIONAL TRADING INC (CALIFORNIA CORPORATION)
4609 S. ALAMEDA ST
LOS ANGELES, CA 90058

FOR: TRAVEL BAGS; TRAVEL BAGS MADE OF LEATHER; LUGGAGE TRUNKS AND VALISES; GARMENT BAGS FOR TRAVEL; VANITY-CASES SOLD EMPTY; RUCKSACKS; SHOULDER BAGS; HANDBAGS; ATTACHE-CASES; BRIEFCASES; DRAWSTRING POUCHES; POCKET WALLETS; PURSES; UMBRELLAS; BUSINESS CARD CASES MADE OF LEATHER OR OF IMITATION LEA-

THER; CREDIT CARD CASES MADE OF LEATHER OR IMITATION LEATHER; CALLING CARD CASES MADE OF LEATHER OR OF IMITATION LEATHER; KEY HOLDERS MADE OF IMITATION LEATHER, IN CLASS 18 (U.S. CLS. 1, 2, 3, 22 AND 41).

FIRST USE 4-7-2007; IN COMMERCE 4-7-2007.

SN 76-685,299, FILED 12-26-2007.

WENDY GOODMAN, EXAMINING ATTORNEY

Int. Cl.: 6

Prior U.S. Cls.: 2, 12, 13, 14, 23, 25, and 50

Reg. No. 3,107,292

United States Patent and Trademark Office

Registered June 20, 2006

**TRADEMARK
PRINCIPAL REGISTER**



SHANGHAI BAOSTEEL GROUP CORPORATION
(CHINA CORPORATION)
370 PUDIAN ROAD
PUDONG NEW DISTRICT
SHANGHAI, P.R., CHINA

FRAMES OF METAL FOR BUILDING, PILLARS
OF METAL FOR BUILDINGS, AND BUILDING
BOARDS OF METAL, IN CLASS 6 (U.S. CLS. 2, 12,
13, 14, 23, 25 AND 50).

FOR: STEEL SHEETS; CAST STEEL; TINPLATE;
STEEL STRIP; STEEL ALLOYS; ALLOYS OF COM-
MON METAL; UNWROUGHT OR SEMI-
WROUGHT COMMON METAL; STEEL BLOOMS
FOR METALLURGY PURPOSES; STEEL TUBES;
BUILDING MATERIALS OF METAL, NAMELY

FIRST USE 1-1-2001; IN COMMERCE 1-1-2001.

SN 76-575,132, FILED 2-11-2004.

DAWN FELDMAN, EXAMINING ATTORNEY

Int. Cl.: 41

Prior U.S. Cls.: 100, 101 and 107

United States Patent and Trademark Office

Reg. No. 2,984,562

Registered Aug. 16, 2005

**SERVICE MARK
PRINCIPAL REGISTER**



GLAZER, BENOIT (CANADA INDIVIDUAL)
14507 TIMUCUA COURT
ORLANDO, FL 32837

FIRST USE 1-1-1989; IN COMMERCE 1-1-1999.

FOR: MUSIC EDUCATION AND ENTERTAINMENT SERVICES, NAMELY MUSIC INSTRUCTION, MUSIC COMPOSITION FOR OTHERS, MUSIC TRANSCRIPTION FOR OTHERS, MUSIC PRODUCTION, MUSIC PUBLISHING, AND PROVIDING A WEB SITE FEATURING PRE-RECORDED AND LIVE MUSICAL PERFORMANCES, IN CLASS 41 (U.S. CLS. 100, 101 AND 107).

THE MARK CONSISTS OF THE WORD MARK "B G" AS A DESIGN.

SER. NO. 76-559,066, FILED 11-13-2003.

DOUGLAS LEE, EXAMINING ATTORNEY

Int. Cl.: 16

Prior U.S. Cls.: 2, 5, 22, 23, 29, 37, 38 and 50

Reg. No. 3,585,065

United States Patent and Trademark Office

Registered Mar. 10, 2009

TRADEMARK
PRINCIPAL REGISTER



HART, MARK (UNITED STATES INDIVIDUAL),
DBA FROM THE HART PRODUCTIONS

6601 E. LEWIS AVENUE

SCOTTSDALE, AZ 85257

STANDING, IN CLASS 16 (U.S. CLS. 2, 5, 22, 23, 29, 37,
38 AND 50).

FIRST USE 5-29-2001; IN COMMERCE 5-29-2001.

FOR: PRINTED MATERIAL, NAMELY, BOOKS
AND MANUALS IN THE FIELD OF SPIRITUAL
AND THEOLOGICAL MOTIVATION AND UNDER-

SER. NO. 76-334,144, FILED 11-1-2001.

RUSS HERMAN, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office



Reg. No. 3,814,849

Registered July 6, 2010

Int. Cls.: 37, 39, and 42

SERVICE MARK

PRINCIPAL REGISTER

BG INTELLECTUAL PROPERTY LIMITED (UNITED KINGDOM PUBLIC LIMITED COMPANY)

100 THAMES VALLEY PARK DRIVE
READING BERKSIRE, ENGLAND RG6 1PT

FOR: INSTALLATION, REPAIR, EMERGENCY SERVICING AND MAINTENANCE OF PIPEWORK; LAYING, REPAIR, MAINTENANCE, REPLACEMENT, REFURBISHMENT AND INSPECTION OF PIPELINES; CONSTRUCTION, REPAIR AND MAINTENANCE OF GAS INSTALLATIONS, SERVICES RELATING TO THE INSTALLATION, REPAIR AND MAINTENANCE OF ENERGY-USING APPLIANCES AND TO THE CONSTRUCTION, REPAIR AND MAINTENANCE OF ENERGY-USING INSTALLATIONS; INSTALLATION OF INSULATING MATERIALS; DRILLING OF WELLS, EXTRACTION OF OIL AND GAS, OIL AND GAS DRILLING, OIL AND GAS PUMPING AND EXTRACTION; UNDERWATER CONSTRUCTION; DEMOLITION OF HOUSES AND BUILDINGS; BUILDING CONSTRUCTION SERVICES; LAND DEVELOPMENT SERVICES; CONSTRUCTION, MAINTENANCE AND RENOVATION OF PROPERTY; DISMANTLING AND REMOVING UNUSED OIL PLATFORMS AND DRILLING RIGS, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

FIRST USE 2-0-2004; IN COMMERCE 2-0-2004.



FOR: STORAGE, DISTRIBUTION, TRANSPORTATION, SHIPPING, DELIVERY AND METERING OF GAS, LIQUEFIED NATURAL GAS, GASEOUS FUELS AND OILS; TRANSMISSION AND/OR DISTRIBUTION AND/OR SUPPLY OF ELECTRICITY; ELECTRIC UTILITY GENERATING SERVICES, LEASING OF PROPERTY, NAMELY, TANKERS AND OTHER SHIPS, VESSELS AND WATERCRAFTS, HOVERCRAFT, MOTOR VEHICLES, AIRCRAFT, AIRSHIPS, RAILWAY LOCOMOTIVES, WAGONS, AND TRUCKS; MAINTAINING A DATABASE PERTAINING TO ASPECTS OF AN INTERNATIONAL ENERGY PRODUCTION AND DISTRIBUTION COMPANY, NAMELY, FUEL STORAGE, DISTRIBUTION, TRANSMISSION AND SUPPLY, IN CLASS 39 (U.S. CLS. 100 AND 105).

FIRST USE 2-0-2004; IN COMMERCE 2-0-2004.

David J. Kappas

Director of the United States Patent and Trademark Office

FOR: TESTING OF THE EFFICIENCY OF OPERATION OF APPLIANCES AND THE SAFETY CHECKING OF APPLIANCES AND PIPEWORK; SCIENTIFIC, ENGINEERING AND ENVIRONMENTAL RESEARCH AND DEVELOPMENT SERVICES; GEOPHYSICAL AND GEOLOGICAL SURVEYS SERVICES; EXPLORATION AND PRODUCTION OF GAS AND OIL;

Reg. No. 3,814,849 UNDERWATER EXPLORATION; LAND SURVEYING SERVICES; COMPUTER SERVICES, NAMELY, MAINTAINING A DATABASE PERTAINING TO ASPECTS OF AN INTERNATIONAL ENERGY PRODUCTION AND DISTRIBUTION COMPANY, NAMELY, GEOPHYSICAL EXPLORATION OF FUEL SOURCES; DESIGNING COMPUTER SOFTWARE FOR OTHERS, COMPUTER PROGRAMMING SERVICES FOR OTHERS; TESTING OF GAS APPLIANCES, PIPEWORK, APPARATUS, AND INSTRUMENTS UTILIZING GAS, INSPECTION OF PIPELINES; TESTING OF GAS APPLIANCES, PIPEWORK, APPARATUS AND INSTRUMENTS UTILIZING GAS, IN CLASS 42 (U.S. CLS. 100 AND 101).

FIRST USE 2-0-2004; IN COMMERCE 2-0-2004.

PRIORITY CLAIMED UNDER SEC. 44(D) ON UNITED KINGDOM APPLICATION NO. 2,117,337, FILED 12-3-1996, REG. NO. 2117337E, DATED 3-13-1998, EXPIRES 12-3-2006.

SN 75-983,682, FILED 6-3-1997.

JERI J. FICKES, EXAMINING ATTORNEY

United States of America

United States Patent and Trademark Office



Reg. No. 3,849,137

Registered Sep. 21, 2010

Int. Cl.: 4

TRADEMARK

PRINCIPAL REGISTER

BG INTELLECTUAL PROPERTY LIMITED (UNITED KINGDOM PUBLIC LIMITED COMPANY)

100 THAMES VALLEY PARK DRIVE
READING BERKSHIRE, ENGLAND RG6 1PT

FOR: GAS, NAMELY, METHANE, ETHANE, PROPANE, PENTANE, NATURAL GAS, HYDROCARBON CONDENSATES; PETROLEUM, NAMELY, CRUDE OILS, AND COMBUSTIBLE MINERAL OILS CONSISTING MAINLY OF RAW HYDROCARBONS PRODUCED IN NATURE, IN CLASS 4 (U.S. CLS. 1, 6 AND 15).

OWNER OF UNITED KINGDOM REG. NO. 2117337F, DATED 3-13-1998, EXPIRES 12-3-2016.

SER. NO. 75-302,152, FILED 6-3-1997.

JERI J. FICKES, EXAMINING ATTORNEY



David J. Kappas

Director of the United States Patent and Trademark Office

Int. Cl.: 31

Prior U.S. Cls.: 1 and 46

United States Patent and Trademark Office

Reg. No. 2,142,581

Registered Mar. 10, 1998

**TRADEMARK
PRINCIPAL REGISTER**

BG

NORMARC, INC. (OREGON CORPORATION),
DBA BARENBRUG USA
P.O. BOX 239
TANGENT, OR 97389

FIRST USE 0-0-1956; IN COMMERCE
3-21-1994.

SER. NO. 75-252,593, FILED 3-6-1997.

FOR: GRASS SEED, IN CLASS 31 (U.S. CLS. 1
AND 46).

ELIZABETH PASQUINE, EXAMINING ATTOR-
NEY

Int. Cl.: 42

Prior U.S. Cl.: 100

United States Patent and Trademark Office

Reg. No. 1,887,647

Registered Apr. 4, 1995

**SERVICE MARK
PRINCIPAL REGISTER**



BERNARDO GARCIA FUNERAL HOMES, INC.
(FLORIDA CORPORATION)
865 WEST 49TH STREET
HIALEAH, FL 33012

FIRST USE 0-0-1915; IN COMMERCE
0-0-1976.

SER. NO. 74-519,864, FILED 5-4-1994.

FOR: FUNERAL HOME SERVICES, IN
CLASS 42 (U.S. CL. 100).

BARNEY CHARLON, EXAMINING ATTORNEY

Int. Cl.: 42

Prior U.S. Cl.: 100

United States Patent and Trademark Office

Reg. No. 1,887,647

Registered Apr. 4, 1995

**SERVICE MARK
PRINCIPAL REGISTER**



BERNARDO GARCIA FUNERAL HOMES, INC.
(FLORIDA CORPORATION)
865 WEST 49TH STREET
HIALEAH, FL 33012

FIRST USE 0-0-1915; IN COMMERCE
0-0-1976.

SER. NO. 74-519,864, FILED 5-4-1994.

FOR: FUNERAL HOME SERVICES, IN
CLASS 42 (U.S. CL. 100).

BARNEY CHARLON, EXAMINING ATTORNEY

Int. Cl.: 42

Prior U.S. Cl.: 100

United States Patent and Trademark Office

Reg. No. 1,887,647

Registered Apr. 4, 1995

**SERVICE MARK
PRINCIPAL REGISTER**



BERNARDO GARCIA FUNERAL HOMES, INC.
(FLORIDA CORPORATION)
865 WEST 49TH STREET
HIALEAH, FL 33012

FIRST USE 0-0-1915; IN COMMERCE
0-0-1976.

SER. NO. 74-519,864, FILED 5-4-1994.

FOR: FUNERAL HOME SERVICES, IN
CLASS 42 (U.S. CL. 100).

BARNEY CHARLON, EXAMINING ATTORNEY

Int. Cl.: 6

Prior U.S. Cl.: 13

United States Patent and Trademark Office

Reg. No. 1,878,202

Registered Feb. 7, 1995

**TRADEMARK
PRINCIPAL REGISTER**

BG

B&G MANUFACTURING CO., INC. (PENNSYL-
VANIA CORPORATION)
3067 UNIONVILLE PIKE
HATFIELD, PA 19440

FIRST USE 7-7-1994; IN COMMERCE
8-31-1994.

SN 74-222,614, FILED 11-15-1991.

FOR: METAL FASTENING DEVICES;
NAMELY, NUTS, BOLTS, STUDS AND
THREADED RODS, IN CLASS 6 (U.S. CL. 13).

TOMAS V. VLCEK, EXAMINING ATTORNEY

Int. Cls.: 1, 3 and 4

Prior U.S. Cls.: 6, 15 and 52

United States Patent and Trademark Office

10 Year Renewal

Reg. No. 1,030,422

Registered Jan. 20, 1976

Renewal Term Begins Jan. 20, 1996

**TRADEMARK
PRINCIPAL REGISTER**



BG PRODUCTS, INC. (KANSAS CORPORATION)
P.O. BOX 1282
701 S. WICHITA STREET
WICHITA, KS 67201

FOR: AUTOMOTIVE CHEMICALS—
NAMELY, GASOLINE ADDITIVES,
AUTOMOTIVE COOLANTS AND ANTI-
FREEZE, COOLING SYSTEM SEALERS,
RUST INHIBITORS, SEALERS FOR
ELECTRICAL WIRING AND ELECTRICAL
TERMINALS AND MOTOR OIL
ADDITIVES, IN CLASS 1 (U.S. CLS. 6
AND 15).

FIRST USE 11-18-1971; IN COMMERCE
11-18-1971.

FOR: COOLING SYSTEM CLEANERS
AND CARBURETOR CLEANERS, IN
CLASS 3 (U.S. CL. 52).

FIRST USE 11-18-1971; IN COMMERCE
11-18-1971.

FOR: AUTOMOTIVE LUBRICANTS,
MOTOR OILS, TRANSMISSION AND
GEAR LUBRICANTS, AND PENETRATING
OILS, IN CLASS 4 (U.S. CL. 15).

FIRST USE 11-18-1971; IN COMMERCE
11-18-1971.

SER. NO. 73-041,442, FILED 1-10-1975.

*In testimony whereof I have hereunto set my hand
and caused the seal of The Patent and Trademark
Office to be affixed on Jan. 9, 1996.*

Int. Cl.: 1, 3, 4

Prior U.S. Cl.: 6, 15, 52

United States Patent Office

Reg. No. 1,030,422

Registered Jan. 20, 1976

TRADEMARK

Principal Register



BG Products, Inc. (Kansas corporation)
910 E. Lincoln
Wichita, Kans. 67211

For: AUTOMOTIVE CHEMICALS — NAMELY, GASOLINE ADDITIVES, AUTOMOTIVE COOLANTS AND ANTIFREEZE, COOLING SYSTEM SEALERS, RUST INHIBITORS, SEALERS FOR ELECTRICAL WIRING AND ELECTRICAL TERMINALS AND MOTOR OIL ADDITIVES—in CLASS 1 (U.S. CLS. 6 and 15).

For: COOLING SYSTEM CLEANERS AND CARBURETOR CLEANERS, in CLASS 3 (U.S. CL. 52).

For: AUTOMOTIVE LUBRICANTS, MOTOR OILS, TRANSMISSION AND GEAR LUBRICANTS, AND PENETRATING OILS, in CLASS 4 (U.S. CL. 15).

First use on or before Nov. 18, 1971; in commerce on or before Nov. 18, 1971.

Ser. No. 41,442, filed Jan. 10, 1975.

JOHN C. DEMOS, Examiner

Int. Cl.: 25

Prior U.S. Cl.: 39

United States Patent and Trademark Office **Reg. No. 1,611,351**
Registered Aug. 28, 1990

**TRADEMARK
PRINCIPAL REGISTER**

BG

BOWLING GREEN STATE UNIVERSITY
BOWLING GREEN, OH 43403, AN INSTRUMENTALITY
BOWLING GREEN STATE UNIVERSITY BOWLING GREEN, OH 43403

FOR: SWEATSHIRTS, T-SHIRTS, SHIRTS, FOOTBALL-TYPE JERSEY SHIRTS, SHORTS, BOXER SHORTS, SOCKS, SWEATERS, JACKETS, TIES, HATS, CAPS, SCARVES, SUN VISORS AND CHILDREN'S BOOTIES, IN CLASS 25 (U.S. CL. 39).

FIRST USE 6-0-1978; IN COMMERCE 6-0-1978.

OWNER OF U.S. REG. NOS. 1,065,951, 1,549,103 AND OTHERS.

SER. NO. 73-839,801, FILED 11-15-1989.

CATHERINE KAISER KREBS, EXAMINING ATTORNEY

Int. Cl.: 15

Prior U.S. Cl.: 36

United States Patent and Trademark Office

Reg. No. 1,542,451

Registered June 6, 1989

**TRADEMARK
PRINCIPAL REGISTER**

BG

FRANCK, BICHON (FRANCE CITIZEN)
3 IMPASSE DES GLYCINES
FRANCHEVILLE, FRANCE

FOR: MUSICAL INSTRUMENTS, PARTS
AND ACCESSORIES THEREFOR, NAMELY,
LIGATURES FOR SAXOPHONES AND CLARI-
NETS; CORDS FOR SAXOPHONES, CLARI-
NETS, GUITARS AND OTHER PORTABLE MU-
SICAL INSTRUMENTS, INTERMEDIATE
MEMBERS TO BE DISPOSED BETWEEN THE
SUPPORTING CORD AND THE BODY OF A
CLARINET OR OF A SAXOPHONE; STANDS
FOR CLARINETS, SAXOPHONES, TRUMPETS,
FLUGEL HORNS, CORNETS AND GUITARS;

HOLDERS FOR SECURING A MICROPHONE
TO A MUSICAL INSTRUMENT; MUSIC
STANDS; CASES FOR MUSICAL INSTRU-
MENTS; BAGS FOR CARRYING MUSICAL
SCORES, IN CLASS 15 (U.S. CL. 36).

PRIORITY CLAIMED UNDER SEC. 44(D) ON
FRANCE APPLICATION NO. 10684, FILED
10-14-1987, REG. NO. 1434412, DATED
10-14-1987, EXPIRES 10-14-1997.

SER. NO. 706,905, FILED 1-21-1988.

RONALD R. SUSSMAN, EXAMINING ATTOR-
NEY

Int. Cl.: 42

Prior U.S. Cl.: 101

United States Patent and Trademark Office

Reg. No. 1,423,371

Registered Dec. 30, 1986

**SERVICE MARK
PRINCIPAL REGISTER**



B. GREEN & COMPANY INC. (MARYLAND
CORPORATION)
3601 WASHINGTON BOULEVARD
BALTIMORE, MD 21227

THE DRAWING IS LINED FOR THE COLOR
GREEN.

FOR: FOOD DISTRIBUTORSHIP SERVICES,
IN CLASS 42 (U.S. CL. 101).
FIRST USE 9-6-1977; IN COMMERCE
9-6-1977.

SER. NO. 526,553, FILED 3-12-1985.

DAVID A. HERDMAN, EXAMINING ATTOR-
NEY

Int. Cl.: 42

Prior U.S. Cl.: 101

United States Patent and Trademark Office

Reg. No. 1,423,371

Registered Dec. 30, 1986

**SERVICE MARK
PRINCIPAL REGISTER**



B. GREEN & COMPANY INC. (MARYLAND
CORPORATION)
3601 WASHINGTON BOULEVARD
BALTIMORE, MD 21227

FOR: FOOD DISTRIBUTORSHIP SERVICES,
IN CLASS 42 (U.S. CL. 101).
FIRST USE 9-6-1977; IN COMMERCE
9-6-1977.

THE DRAWING IS LINED FOR THE COLOR
GREEN.

SER. NO. 526,553, FILED 3-12-1985.

DAVID A. HERDMAN, EXAMINING ATTOR-
NEY

Int. Cl.: 7

Prior U.S. Cl.: 23

United States Patent and Trademark Office
10 Year Renewal

Reg. No. 298,486

Registered Oct. 25, 1932

Renewal Term Begins Oct. 25, 1992

TRADEMARK
PRINCIPAL REGISTER



IMO INDUSTRIES, INC. (DELAWARE
CORPORATION)

3450 PRINCETON PIKE

P.O. BOX 6550

LAWRENCEVILLE, NJ 08648, BY AS-
SIGNMENT, ASSIGNMENT, ASSIGN-
MENT, CHANGE OF NAME, MERGER
AND CHANGE OF NAME FROM
BOSTON GEAR WORKS, INC. (MAS-
SACHUSETTS CORPORATION)
NORTH QUINCY, MA

FOR: SPUR GEARS, WORM GEARS
AND WORMS THEREFOR; MITER
GEARS, SPIRAL GEARS, SPIRAL

MITER GEARS, NON-METALLIC
GEARS, CHANGE GEARS, INTERNAL
GEARS, BEVEL GEARS, RACKS AND
PINIONS THEREFOR; CHAIN DRIVES,
SPROCKET WHEELS, JAW, SLEEVE,
AND FLEXIBLE COUPLING; ANTI-
FRICTION BEARINGS, BUSHINGS, UNI-
VERSAL JOINTS, OIL CUPS, PILLOW
BLOCKS, PULLEYS, SPEED REDUC-
ERS, AND PINION RODS, IN CLASS 23
(INT. CL. 7).

FIRST USE 12-15-1915; IN COMMERCE
12-15-1915.

SER. NO. 71-327,723, FILED 6-4-1932.

*In testimony whereof I have hereunto set my hand
and caused the seal of The Patent and Trademark
Office to be affixed on June 15, 1993.*

COMMISSIONER OF PATENTS AND TRADEMARKS

Registered Oct. 25, 1932

Trade-Mark 298,486

Property of the U.S. Patent Office
Not to be taken from the files.

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UNITED STATES PATENT OFFICE

BOSTON GEAR WORKS, INC., OF NORTH QUINCY, MASSACHUSETTS

ACT OF FEBRUARY 20, 1905

Application filed June 4, 1932. Serial No. 327,723.



STATEMENT

To the Commissioner of Patents:

Boston Gear Works, Inc., a corporation duly organized under the laws of the State of Massachusetts, and located at North Quincy, Massachusetts, and doing business at North Quincy, Massachusetts, has adopted and used the trade-mark shown in the accompanying drawing, for SPUR GEARS, WORM GEARS AND WORMS THEREFOR; MITER GEARS, SPIRAL GEARS, SPIRAL MITER GEARS, NON-METALLIC GEARS, CHANGE GEARS, INTERNAL GEARS, BEVEL GEARS, RACKS AND PINIONS THEREFOR; CHAIN DRIVES, SPROCKET WHEELS, JAW SLEEVE, AND FLEXIBLE COUPLINGS; ANTI-FRICTION BEARINGS, BUSHINGS, UNIVERSAL JOINTS, OIL CUPS, PILLOWS BLOCKS, PULLEYS, SPEED REDUCERS, AND PINION RODS, in Class 23, Cutlery, machinery, and tools, and parts thereof, and presents herewith five specimens showing the trade-mark

as actually used by applicant upon the goods, and requests that the same be registered in the United States Patent Office in accordance with the act of February 20, 1905.

The trade-mark has been continuously used and applied to said goods in applicant's business since December 15, 1915. The trade-mark is applied by die stamping onto the articles themselves.

The undersigned hereby appoints Walter E. Lombard (registration No. 1781), whose postal address is No. 294 Washington Street, Boston, Massachusetts, its attorney, to prosecute this application for registration, with full powers of substitution and revocation, and to make alterations and amendments therein, to receive the certificate, and to transact all business in the Patent Office connected therewith.

BOSTON GEAR WORKS, INC.,
By HARRY H. KERR,
President.

AUG 30 1955

REPUBLICED IN O. G.

NOV 8 1949

U. S. PATENT OFFICE

Affid. Sec. 8 Acpt. Sec. 15 Ask